TOWN OF DAVIE TOWN COUNCIL AGENDA REPORT

TO: Mayor and Councilmembers

FROM: Bonnie Stafiej, Special Projects Director at 797-1163.

SUBJECT: Resolution

TITLE OF AGENDA ITEM: A RESOLUTION OF THE TOWN OF DAVIE, FLORIDA, ACCEPTING THE PROPOSAL FOR AN INDEPENDENCE DAY FIREWORKS DISPLAY AND AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT FOR SUCH SERVICES.

REPORT IN BRIEF: The Town will sponsor the 20th Annual Independence Day Fireworks show at Pine Island Park. The day will include a full day of family activities ending with a traditional fireworks salute.

PREVIOUS ACTIONS: The Town has sponsored this Annual Independence Day Fireworks Show at Pine Island Park for the past 5 years.

CONCURRENCES: not applicable

FISCAL IMPACT: Fireworks were planned into the 2000-01 fiscal year Department budget, account #001-8080-572-0502. The cost to the Town is \$15,000.00

RECOMMENDATION(S): Motion to approve resolution

Attachment(s): Resolution Contract

Correspondence

RESOLUTION	NO.	
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A RESOLUTION OF THE TOWN OF DAVIE, FLORIDA, ACCEPTING THE PROPOSAL FOR AN INDEPENDENCE DAY FIREWORKS DISPLAY AND AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT FOR SUCH SERVICES.

WHEREAS, the Town desires to celebrate Independence Day with a fireworks display; and

WHEREAS, the Town solicited sealed proposals for such services; and

WHEREAS, after review, the Town Council wishes to accept the proposal from Zambelli Internationale and authorizes the Mayor to execute a contract.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF DAVIE, FLORIDA:

<u>SECTION 1</u>. The Town Council hereby accepts the proposal from Zambelli Internationale for an Independence Day fireworks display in the amount of \$15,000.00 and authorizes the Mayor to execute a contract for such services.

SECTION 2. The initial contract term is one (1) year with an option to extend the contract for two (2) additional one year periods by mutual agreement of the parties. Contract extensions, if appropriate, will de handled administratively by staff subject to budgetary approval by Town Council.

<u>SECTION 3</u>. The Town Council hereby authorizes the expenditure from the Special Projects Department.

SECTION 4. This resolution shall take effect immediately upon its passage and adoption.

PASSED AND ADOPTED THIS ______ DAY OF _______, 2001

Mayor/Councilmember

Attest:

TOWN CLERK

APPROVED THIS ______, 2001



Thursday, June 07, 2001

Bonnie Stafiej Town of Davle 6591 Orange Drive Davie, FL 33314-3399



Dear Bonnie:

It was a pleasure speaking with you and we are very excited and looking forward to making arrangements for your July 4, 2001 fireworks display.

I have enclosed two (2) signed contracts in the amount of \$15,000.00. Please sign where indicated for "Client" and return a signed copy to me.

Once again, thank you and it is our pleasure to send this paperwork to you at this time. We have enjoyed working with you in the past and we look forward to a continuing relationship.

Kambelli_

L.S. CERPORATE HIADQUARTERE P.O. BOX 1462 NAW CASTLE, PA 15103 COU W45-0397 724-650 SST: 724-659-801 G Fax

Scitters Recies 200 NW S2No Turrace Surt 118 Brick Rates, FL 33487 000-860-1055 561-295-1055 561-295-1055

> With the African Research P.O. Box 996 STATES, CA 93263 BOD-322-7142 805-746-2844 905-746-2844 AAX

Sincerely,

ZAMBELLI FIREWORKS MFG. CO., INC.

Danabeth Zambelli

SENT UPS GROUND

Enc: Two Signed Contracts

WWW.ZAMBELLISREWORKS.COM

APPLIED SYSTEMS ASSOCIATES

ZAMBELLI FIREWORKS MANUFACTURING CORPORATION

	**·			
	THIS CONTRACT AND AGREEMENT for the sale of Fireworks made and concluded this TTH day of JUNE			
A.D.,	XX2001, by and between Zambelli Fireworks Manufacturing Corporation, of New Castle, Pennsylvania, (heremafter referred to as "Zambell").			
	- AND - TOWN OF DAVIE, DAVIE, FLORIDA			
(here	inalter referred to as "Client")			
terms with :	WITNESSETH: For and in consideration of the sum of One Dollar, each to the other in hand paid, receipt of which is hereby acknowledged, and of the sand conditions hereinafter mentioned. Zambelli and Client do mutually and severally agree to perform their several and respective coveriants and to comply all terms, conditions, and payments of this contract:			
Zamt	belli agress:			
1.	To self, furnish and deliver to Cliont, Fireworks to be exhibited on the following dates set forth and agreed upon at the time of signing this contract and Client agrees to pay Zarobelli for the Fireworks as follows:			
	Display Date(s) Postponement Date(s)			
	Contract Amount \$15,000.00 ; 50% due upon signing the Contract and balance due at Noon on last display date; all payments shall be made by Draft or Certified check payable to Zambelli Fireworks Manufacturing Corporation, unless otherwise authorized in writing; NO CASH shall be paid to any agent or employee of Zambelli without express written authority.			
2.	ZAMBELLI further agrees to furnish, sufficient trained personnel to present a display.			
CLIE	NT further agrees:			
3.	To produce and furnish a suitable place to display the said fireworks; to furnish: the necessary police and fire protection; to secure all, Police, Local and State Permits section was a fire to support the same may be propered for display by the display technicians; to furnish such furnish, sand, stock drums and other supplies as may be necessary for the set up of the display by the convenient place to assist in the erection and assembling of the display by the trained personner; to pay local hauling charges from drop off site to display;			
4.	Prior to, during, and immediately following the display. Client shall be solely responsible to keep all persons (except employees of Zambelli) out of the designated danger areas and behind safety zone lines and limits;			
5.	Following the display Client shall be solely responsible for ALL cleanup and policing of the display area including, but not limited to, the removal of all unexploded fireworks, removal of frames, sets and lumber, and the refilling of holes.			
The	PARTIES mutually agree:			
6.	It is agreed and understood by the parties hereto that in the event the Fireworks have been taken out and set up before the inclement weather and with adequate weather prevailing, such exhibition of fireworks will be carried out in the best possible manner without any deductions whatever from the before named compensations. Should incurrent weather prevent firing of said display on the display of Display Date, then it will be understood the program is postponed and will be fired on the aforementioned Postponement Date, and there will be an additional charge to cover the costs of			
	Postponement ofN/AIf there is no attornate date and the program is not fired on the aforementioned Display Date, then it will			
	be understood the program is cancelled and there will be an additional charge to cover the costs of cancellation of \$7,500.00.			
7.	Zambolti reserves the exclusive right to make minor modifications and substitutions provided that such changes are reasonable and necessary and do not materially adversely effect price, time of delivery, functional character or display performance.			
8	If the location of the firing site, spectators location, parking areas or structures is deemed unsuitable or unsafe, in the discretion of Zambelli or its agents or personner. Zambelli may refuse to fire the display without further liability to the Client for such cancellation.			
9.	This contract shall be deemed made in the Commonwealth of Pennsylvania and shall be construed in accordance with the laws of Pennsylvania. The parties agree and consent to the jurisdiction of Pennsylvania to determine conflicts regarding the language and payments to be made under this Contract.			
10.	If Client becomes bankrupt or insolvent, or if a petition in bankruptcy is filed by or against the Client or if a receiver is appointed for the Client, Zambelli may refuse to make further delivery and may terminate this contract without prejudice to the rights of Zambelli. If the Client's financial conditions becomes unsatisfactory to Zambelli, Zambelli, may require the balance of the purchase price to be deposited in escrow or the Client to provide sufficient proof of its ability to pay the balance of the contract price. Client is not entitled to recover incidental or consequential damages in connection with any breach of this Contract.			
11.	if Olient fails to pay the monies due under this contract, Zambelli is entitled to recover the balance due plus interest at 1½% per month on amounts past due 60 days or more. Further, on balances outstanding of 120 days or more, Zambelli is entitled to recover the balance due, plus accrued interest, plus attorneys fees of 10% of the amount past due, plus court costs.			
12.	This contract shall not be construed to create a partnership between the parties or persons mentioned herein.			
13.	In the event of fire, accident, strikes, delay, flood, act of God or other causes beyond the control of Zambolli, which prevent the delivery of said materials, the parties hersto release each other from any and all performances of the coverants herein contained and from damages resulting from the breach theroof.			
14.				
IN W	viTNESS WHEREOF, we set our hands and seals to the agreement in duplicate the day and years first above written.			
ATT	EST: For Zamoolli Fireworks Manufacturing Corporation			
ATTE	APPHOVE SAY Gazo			
	BY By date (Sca.)			
	BY:			